Filed: 10/21/19

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1	VILLAGE CENTER, LLC; K. HOVNANIAN AT WESTSHORE, LLC; K.		
2	HOVNANIAN COMPANIES OF CALIFORNIA, INC.; K. HOVNANIAN HOME		
3	NORTHERN CALIFORNIA, INC.; K. HOVNANIAN HOMES OF NORTHERN		
4	CALIFORNIA, INC.; K. HOVNANIAN HOMES, INC.; K. HOVNANIAN		
5	MEADOW VIEW AT MOUNTAIN HOUSE, LLC; AND K. HOVNANIAN'S		
6	ASPIRE AT UNION VILLAGE, LLC (hereinafter "K. Hovnanian"), and request		
7	that all notices given or required to be given in connection with the Chapter 11		
8	Cases, and all papers served or required to be served in connection therewith, be		
9	given and served upon:		
10	Edward R. Huguenin		
11	James L. Bothwell Huguenin Kahn LLP		
12	3001 Lava Ridge Court, Suite 300		
13	Roseville, CA 95661		
14	Phone: (916) 367-7098 Fax: (916) 367-7491		
14	ehuguenin@hugueninkahn.com		
15	jbothwell@hugueninkahn.com		
16			

PLEASE TAKE FURTHER NOTICE that the foregoing request includes, without limitation, any and all notices in respect of any application, motion, petition, pleading, request, complaint, demand, order, or any other paper filed in the Chapter 11 Cases, whether such notice is formal or informal, written or oral, and whether transmitted by hand delivery, United States Mail, electronic mail, expedited delivery service, telephone, telecopy or otherwise.

PLEASE TAKE FURTHER NOTICE that the undersigned requests that the Debtors and the Clerk of the Court place the foregoing names and addresses on any mailing matrix or list of creditors existing or to be prepared in these Chapter 11 Cases.

This Notice of Appearance and Request for Service of Documents shall not be deemed or construed to be a waiver of (i) K. Hovnanian's right to have final orders in

	1	non-core matters entered only after de novo review by a United States District Court;
	2	(ii) K. Hovnanian's right to trial by jury in any proceedings so triable in this case or
	3	in any case, controversy, or proceeding related hereto; (iii) K. Hovnanian's right to
	4	have a United States District Court withdraw the reference in any proceeding subject
	5	to mandatory or discretionary withdrawal; or (iv) K. Hovnanian's rights, claims,
	6	actions, defenses, setoffs, or recoupments to which K. Hovnanian is or may be
	7	entitled under agreements, in law or in equity, all of which rights, claims, defenses,
	8	setoffs and recoupments each of K. Hovnanian expressly reserves.
	9	
	10	Dated: October 21, 2019 HUGUENIN KAHN LLP
	11	
Z I	12	By: Edward R. Huguenin, Esq.
⊼ ∢	13	James L. Bothwell, Esq. Attorneys for Creditors
Z	14	K. HOVNANIAN CALIFORNIA REGION, INC.; K. HOVNANIAN
HUGUENIN KAHN	15	ENTERPRISES, INC.; K. HOVNANIAN HOMES, LLC; K.
UG	16	HOVNANIAN AT VILLAGE CENTER, LLC; K. HOVNANIAN
I	17	AT WESTSHORE, LLC; K. HOVNANIAN COMPANIES OF
	18	CALIFORNIA, INC.; K. HOVNANIAN HOMES
	19	NORTHERN CALIFORNIA, INC.; K. HOVNANIAN HOMES OF
	20	NORTHERN CALIFORNIA, INC.; K. HOVNANIAN HOMES, INC.; K. HOVNANIAN MEADOW
	21	VIEW AT MOUNTAIN HOUSE,
	22	VIEW AT MOUNTAIN HOUSE, LLC; AND K. HOVNANIAN'S ASPIRE AT UNION VILLAGE,
	23	LLC
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CERTIFICATE OF SERVICE I hereby certify that on this 21st day of October, 2019, a true and correct copy of **NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF DOCUMENTS** was served via the U.S. Bankruptcy Court for the California Northern Bankruptcy Court CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. On October 21, 2019, I served the within document(s) described as: Jessica Guzman an Employee of **HUGUENIN KAHN LLP**